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ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: WT Docket No. 10-4

Dear Ms. Dortch:

The Commission is proposing to eliminate the personal use restriction on the use of Consumer Signal Boosters in favor of a requirement that non-subscriber Consumer Signal Booster operators register their signal boosters with each and every provider on whose network the devices might operate. In its initial comments on that proposal, Wilson Electronics, LLC (“Wilson”) voiced its wholehearted support for the Commission’s proposed non-subscriber registration program. Indeed, Wilson had urged the Commission to establish such a program when it filed its Petition for Further Rulemaking in December 2016.

Commenters persuaded Wilson that the Commission should put a centralized one-step registration system in place for all Wideband Consumer Signal Boosters. In its reply comments, Wilson volunteered to host and administer an online registry for such signal boosters. That drew the immediate objection of a signal booster manufacturer that did not want Wilson to have access to the information that would be included in an online registration database. Wilson found that objection to be understandable.

Wilson has authorized the undersigned to reiterate its support for the Commission’s proposed non-subscriber registration program, and to express its commitment to use its best efforts to assist purchasers of its Wideband Consumer Signal Boosters to register their signal boosters with every provider on whose network the devices might operate. If requested to register one of its signal boosters, Wilson will make a good faith effort to do so. Wilson also stands ready to work with industry stakeholders and the Commission to fashion an easily-accessible registration system that will lead to widespread compliance with the Commission’s registration requirements.

Should any questions arise regarding this matter, please direct them to the undersigned.

Very truly yours,

/s/ Russell D. Lukas

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